### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: David Daniels et al.

Appl. No.: 09/885,984 Conf. No.: 6954

Filed: June 20, 2001

Title: ROUTER TABLE AND ROUTER TABLE ASSEMBLIES (As Amended)

Art Unit: 3725

Examiner: Shelley M. Self Docket No.: 113378-71

Mail Stop Petitions Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

### SUPPLEMENTAL STATEMENT PURSUANT TO 37 CFR 1.137(b)

Sir:

On October 19, 2007, Applicant filed a Petition to revive this application under 37 C.F.R. §1.137(b), including a Statement ("Petition"). Since the filing of such Petition, Applicant has received information which might be relevant to the consideration of the Petition. Specifically, Applicant has received the enclosed Statement Pursuant to 37 C.F.R. §1.137(b) by Previous Attorney of Record dated May 21, 2008. Applicant requests the consideration of such Statement by the U.S. Patent and Trademark Office in connection with the Petition.

To the extent any additional fees are due and owing in view of this communication, please charge Deposit Account No.: 02-1818.

Respectfully submitted,

BELL, BOYD & LLOYD LLP

BY

Renato L. Smith Reg. No. 45,117

Customer No. 24573

Dated: May 23, 2008

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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### STATEMENT PURSANT TO 37 C.F.R. 1.137(b) BY PREVIOUS ATTORNEY OF RECORD

Mail Stop PETITION Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

On October 19, 2007, Applicant submitted to the U.S. Patent and Trademark Office ("USPTO") a Petition to revive the above-referenced application under 37 C.F.R. §1.137(b) ("Petition"). In support of this Petition, the undersigned attorney, the previous attorney of record, makes the following statement:

- The undersigned attorney filed a response to a final Office Action on March 15, 2005. Following the March 15<sup>th</sup> office action response the USPTO issued an Advisory Action on April 8, 2005. The undersigned attorney filed a request for continued examination ("RCE") requesting entry of the March 15<sup>th</sup> office action response on May 16, 2005.
- Following the May 16<sup>th</sup> RCE, the USPTO issued a non-final Office Action on July 28, 2005. The non-final Office Action was received by the undersigned attorney. However, unfortunately, the non-final Office Action was inadvertently not entered in the undersigned attorney's computerized docket system. A copy of

the undersigned attorney's docket report for the above-identified application is attached, identified by Docket Number 113378-039. The docket report shows that the information from the non-final Office Action was not entered into the docket system. The omission of entering the non-final Office Action into the docket system was inadvertent and unintentional. A Response to the non-final Office Action was not submitted to the USPTO because the due date for the Response was inadvertently not docketed in the docket system. The omission of filing a Response to the non-final Office Action was completely unintentional.

- 3. The USPTO issued a March 20, 2006 Notice of Abandonment for this application. Though such Notice stated a correct address for the undersigned attorney's firm, the undersigned attorney has no record or recollection of receiving such Notice from the USPTO. A search of the undersigned attorney's patent application file and docket records indicates that such Notice was not received by the undersigned attorney. The undersigned attorney has no explanation for not receiving such Notice from the USPTO. The undersigned attorney remained unaware of such Notice (and the abandonment of this application) through August 2007, the date at which this application was transferred to the present attorney of record.
- 4. The entire delay in filing a petition to revive this application during the entire time period from the expiration of the six month date (January 28, 2006) for a Response to the non-final Office Action to August 2007 (the date upon which this application was transferred to the present attorney of record) was unintentional. The delay during this entire time period was unintentional because: (a) the omission of docketing the non-final Office Action was inadvertent and unintentional; and (b) the undersigned attorney was unaware of the abandonment of this application as of August 2007.

Date: May 21, 2008

Respectfully submitted,

EVEREST INTELLECTUAL PROPERTY LAW GROUP

Michael S. Leonard, Reg. No. 37,557

P.O. Box 708

Northbrook, IL 60065 Phone: (847) 272-3400

# **Country Application**

Friday, May 09, 2008

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Docket Number: 113378-039

SubCase:

Client: wolfcraft, Inc.

United States of America
Application Status: Published

Case Type: CIP
Application Number: 09/885,984

Filing Date: 20-Jun-2001

Publication Number: 2002-0043296 A1

Publication Date: 18-Apr-2002

Patent Number:

Issue Date:

Parent/PCT Number: 09/636,702

Parent/PCT Date: 11-Aug-2000

Parent Issue Number:

Parent Issue Date : Expiration Date:

Country: US

Tax Schedule: LE Confirmation #: 6954

Patent Term Adjustment: 0

Agent:

Agent Reference #:

### Family Reference:

### **List Of Actions**

Action(s) Due	Due Date		Action Taken
Information Disclosure Stmnt	20-Sep-2001	Due Date	
Foreign Filing Reminder	20-Dec-2001	Reminder	
Foreign Filing Due	20-Jun-2002	Due Date	
Application Status Check	20-Dec-2002	Due Date	
1 Month to Due Date	15-Jan-2005	Reminder	15-Mar-2005
3 Month Due Date	15-Feb-2005	Due Date	15-Mar-2005
1st Extension	15-Mar-2005	Reminder	15-Mar-2005
2nd Extension	15-Apr-2005	Reminder	
2 Weeks to Final Date	30-Apr-2005	Due Date	
6 Month Final Date	15-May-2005	Final	
US-Final Office Follow Up Date	15-Sep-2005	Due Date	

## Assignment History:

Assignment From	Assignment To	Assignment Date Reel	Frame
Inventors	Wolfcraft, Inc.	16-Aug-2001 012088	0180

# **Country Application**

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